IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner

Not yet assigned

Group Art Unit

1642

Applicants

Bruce D. Cohen et al.

Application No.

10/038,591

Confirmation No.:

1445

Filed

January 4, 2002

For

ANTIBODIES TO INSULIN-LIKE GROWTH FACTOR I

RECEPTOR

New York, New York October 4, 2002

Hon. Commissioner for Patents Washington, DC 20231

RECEIVED

OCT 1 5 2002

LICENSING & REVIEW

TRANSMITTAL LETTER

Sir:

Transmitted herewith: [X] Response to Requirement for Statement under § 152 of the Atomic Energy Act; [X] copy of Requirement for Statement under § 152 of the Atomic Energy Act; [X] Statement to Department of Energy (6 statements, 18 pages); to be filed in the above-identified patent application.

FEE FOR ADDITIONAL CLAIMS

- [X] A fee for additional claims is not required.
- [] A fee for additional claims is required.

The additional fee has been calculated as shown below:

	CLAIMS REMAIN AFTER AMENDN	HIGHES ING NUMBI PREVIO MENT I	ER PRE		ADDITIONAL FEES
TOTA	AL CLAIMS	-	* =	X \$ 18 =	\$
INDEPENDENT CLAIMS -		-	** =	X \$ 84 =	\$
	T PRESENTATION TIPLE DEPENDEN			+ \$280 =	\$
*	If less than 20, insert 20. If less than 3, insert 3.			TOTAL	
[]	A check in the amount of \$ in payment of the filing fee is transmitted herewith.				
[X]	The Director is hereby authorized to charge payment of any additional filing fees required under 37 C.F.R. § 1.16, in connection with the paper(s) transmitted herewith, or credit any overpayment of same, to deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.				
[]	Please charge \$ to Deposit Account No. 06-1075 in payment of the filing fee. A duplicate copy of this transmittal letter is transmitted herewith.				

EXTENSION FEE

[] The following extension is applicable to the Response filed herewith; [] \$110.00 extension fee for response within first month pursuant to 37 C.F.R. § 1.136(a); [] \$400.00 extension fee for response within second month pursuant to 37 C.F.R. § 1.136(a); [] \$920.00 extension fee for response within third month pursuant to 37 C.F.R. § 1.136(a); [] \$1,440.00 extension fee for response within fourth month pursuant to 37 C.F.R. § 1.136(a); \$1,960.00 within fifth month pursuant to 37 C.F.R. § 1.136(a).

- [] A check in the amount of [] \$110.00; [] \$400.00; [] \$920.00; [] \$1,440.00; [] \$1,960.00 in payment of the extension fee is transmitted herewith.
- [X] The Director is hereby authorized to charge payment of any additional fees required under 37 C.F.R. § 1.17 in connection with the paper(s) transmitted herewith, or to credit any overpayment of same, to Deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.
- [] Please charge the [] \$110.00; [] \$400.00; [] \$920.00; [] \$1,440.00; [] \$1,960.00; extension fee to Deposit Account No. 06-1075. A duplicate copy of this transmittal letter is transmitted herewith.

James F. Haley (Reg. No. 27,794)

aem E. Brown

Attorney for Applicants

Karen E. Brown (Reg. No. 43,866)

Agent for Applicants

c/o FISH & NEAVE

1251 Avenue of the Americas New York, NY 10020-1104

Tel: (212) 596-9000

I Bereby Certify that this Correspondence is being Deposited with the U.S. Pestel Service as Pirst Class Mail in an Envelope Addressed to: ASSISTANT COMMISSIONER FOR PATENTS: WASHINGTON, D.C. 20231 on

g fenn

Wedlad"



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s)

Bruce D. Cohen et al.

Application No.

10/038,591

Confirmation No.:

1445

Filed

January 4, 2002

For

ANTIBODIES TO INSULIN-LIKE GROWTH FACTOR

I RECEPTOR

Group Art Unit

1642

Examiner

Not yet assigned

New York, New York 1002 October 4, 2002

Hon. Commissioner for Patents Washington, D.C. 20231

Attention: Licensing & Review

ing & Review

RESPONSE TO REQUIREMENT FOR STATEMENT

Sir:

This is in response to a September 6, 2002 Requirement for Statement Under § 152 of the Atomic Energy Act (hereafter "Requirement"), a copy of which is enclosed. A response is due October 5, 2002. Thus, this response is timely filed.

UNDER § 152 OF THE ATOMIC ENERGY ACT

REMARKS

The Requirement states that the applicants must file a statement within 30 days setting forth the full facts surrounding the making or conception of the invention described in the application and whether the invention or discovery was made or conceived

in the course of or under any contract, subcontract, or arrangement entered into with or for the benefit of the Energy Research and Development Administration or the Department of Energy as required under section 152 of the Atomic Energy Act of 1954, 42 U.S.C. § 2182. To satisfy the requirement, applicants enclose a Statement to Department of Energy signed by the inventors setting forth these facts.

The Director is authorized to charge any fees that may be due, or credit any overpayment of same, to Deposit Account No. 06-1075. A duplicate copy of this response is enclosed.

Respectfully submitted,

James F. Haley

Reg. No. 27,794

Attorney for Applicant(s)

Karen E. Brown

Reg. No. 43,866

Agent for Applicant (s)

FISH & NEAVE

Customer No. 1473

1251 Avenue of the Americas

New York, New York 10020-1104

Tel.: (212) 596-9000 Fax: (212) 596-9090

Terraly Certify that this Correspondence is being Correspondence is being Correspondence is being Correspondent in the Correspondence is a Envisional Addressed to: Assistant Correspondence FOR

PATENTS D.C. 20231 OG

Zeview



UNITED STATE JEPARTMENT OF COMMERCE Patent and Trad mark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

10/038,591 01/04/02 COHEN, ET AL. ABX-PF2 US

EXAMINER

FISH & NEAVE 1251 AVENUE OF THE AMERICAS 50TH FLOOR NEW YORK, NY 10020-1105

191

ART UNIT PAPER NO.

DATE MAILED:

- 6 SEP 2002

REQUIREMENT FOR STATEMENT UNDER §152 OF THE ATOMIC ENERGY ACT

The subject matter of this application is considered "useful in the production or utilization of special nuclear material or atomic energy."

No patent for any invention "useful in the production or utilization of special nuclear material or atomic energy" may issue unless the applicant files a statement WITHIN THIRTY DAYS from request thereof by the Commissioner of Patents & Trademarks setting forth the full facts surrounding the making or conception of the invention described in the application and whether the invention or discovery was made or conceived in the course of or under any contract, subcontract, or arrangement entered into with or for the benefit of the Energy Research and Development Administration or the Department of Energy as required under section 152 of the Atomic Energy Act of 1954, 42 USC §2182.

Applicant is hereby given a period of THIRTY DAYS from the mailing date of this letter to file the required statement under 42 USC §2182. Failure to submit the required statement within the thirty day period will result in ABANDONMENT of the application. The thirty day period is fixed by §2182 of the Act and cannot be extended. Thus, no extension of this period may be obtained under either 37 CFR §1.136(a) or (b).

Joanne P. Hodge

Supervisory Applications Examiner

Special Laws Administration

RECEIVED

SEP 1 3 2002

NOTED BY 03

DOCKETED FOR

10/5/2

Please direct all written communications regarding this matter to:

The Commissioner of Patents & Trademarks

Washington, D.C. 20231

Attention: Licensing & Review

Please direct all telephone calls regarding this matter to:

James Samuels, (703) 305-0239